## UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA

## **CRIMINAL MINUTES - GENERAL**

Case No.	19-646M	Date April 5, 2019
Title	United States v. Margaryan	
Present: T	he Honorable Michael R. Wilner	
	Veronica Piper	n/a
Deputy Clerk		Court Reporter / Recorder
Attorneys Present for Government:		Attorneys Present for Defendant:
	n/a	n/a
Proceedin	ogs: ORDER OF DETENTION	
The	Court conducted a detention hearing or	:
⊠ involving: years.	<del>-</del>	J.S.C. § 3142(f)(1)] in a case allegedly use with maximum sentence of ten or more
⊠ § 3142(f)(2	The motion of the Government or on [2)] in a case allegedly involving: a serior	=
	dition or combination of conditions will	ment is entitled to a rebuttable presumption I reasonably assure the defendant's n or the community [18 U.S.C. § 3142(e)
⊠ under 18 U	The Court finds that the defendant □ S.C. § 3142(e)(2-3) by sufficient evide	has \int has not rebutted the presumption nce to the contrary.
	* * *	
The	Court finds that no condition or combin the appearance of the defendant a	nation of conditions will reasonably assure: s required.
	☐ the safety of any person or the con	-

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The	Court b	ases its findings on the following [18 U.S.C. § 3142(g)]:	
	$\boxtimes$	Nature and circumstances of offense charged	
•	$\boxtimes$	Weight of known evidence against defendant	
	$\boxtimes$	Lack of bail resources	
	$\boxtimes$	No stable residence, employment, or community ties	
		Ties to foreign countries	
	$\boxtimes$	Substance abuse	
	$\boxtimes$	Nature of previous criminal convictions	
		Previous failure to appear or violations of probation, parole, or release	
,		Already in custody on state or federal offense	
		Refusal to interview with Pretrial Services or verify information	
	$\boxtimes$	Unrebutted presumption [18 U.S.C. § 3142(e)(2-3)]	
	$\boxtimes$	In the alternative, even if proof of viable sureties or other information	
		rebutted presumption, the Court concludes (for reasons stated at hearing) that the government met its burden on the danger-to-community prong.	
	Defer	Defendant did not oppose the detention request.	

In reaching this decision, the Court considered: (a) the nature and circumstances of the offense(s) charged, including whether the offense is a crime of violence, a federal crime of terrorism, or involves a minor victim or a controlled substance, firearm, explosive, or destructive device; (b) the weight of evidence against the defendant; (c) the history and characteristics of the defendant; and (d) the nature and seriousness of the danger to any person or the community. [18 U.S.C. § 3142(g)] The Court also considered the evidence presented at the hearing, the arguments of counsel, and the report and recommendation of the U.S. Pretrial Services Agency.

IT IS THEREFORE ORDERED that the defendant be detained until trial. The defendant will be committed to the custody of the Attorney General for confinement in a corrections facility separate, to the extent practicable, from persons awaiting or serving sentences or being held in custody pending appeal. The defendant will be afforded reasonable opportunity for private consultation with counsel. On order of a Court of the United States or on request of any attorney for the Government, the person in charge of the corrections facility in which defendant is confined will deliver the defendant to a United States Marshal for the purpose of an appearance in connection with a court proceeding. [18 U.S.C. § 3142(i)]